(thrice amended) A traffic law enforcement system

wherein at least two enforcement units having identifying indicia readers are spaced apart a given distance;

wherein at least one central computer receives inputs, including identifying indicia of vehicles which pass the [license plate] identifying indicia readers, from the at least two enforcement units; wherein the at least two enforcement units and the at least one central computer cooperate to calculate an average velocity of a vehicle which passes between the at least two enforcement units, using a look up table including data on minimum travel time drivable distance between adjacent and non-adjacent enforcement units in the system and other data necessary to determine a violation of a calculated average speed limit between adjacent and non-adjacent enforcement units, and the inputs of a) the identity of enforcement units which transmitted matching identifying indicia, and b) time lapsed between the transmission of the matching identifying indicia to the central computer.

1. A traffic law enforcement system

wherein at least two enforcement units having identifying indicia readers are spaced apart a given distance;

wherein at least one central computer receives inputs, including identifying indicia of vehicles which pass the identifying indicia readers, from the at least two enforcement units; wherein the at least two enforcement units and the at least one central computer cooperate to calculate an average velocity of a vehicle which passes between the at least two enforcement units, using data necessary to determine a violation of a calculated average speed limit between enforcement units, and the inputs of a) the identity of enforcement units which transmitted matching identifying indicia, and b) time lapsed between the transmission of the matching identifying indicia to the central computer and,

wherein, after a predetermined amount of time, the identifying indicia which do not indicate a violation are deleted from memory.

## REMARKS

The new claim include the essential elements which the Examiner indicated as being allowable in the Examiner's last communication. Therefore, Applicant believes this claim is in condition for allowance. Acknowledgment of this fact is respectfully requested.